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DATE MAILED: 04/03/2003

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/841,225	04/24/2001	Yakov Belopolsky	FCI-2545/C2579	6391
7	590 04/03/2003	•		
DAVID L. MARCUS			EXAMINER	
WOODCOCK WASHBURN KURTZ MACKIEWICZ & NORRIS LLP One Liberty Place - 46th Floor Philadelphia, PA 19103			LEON, EDWIN A	
			ART UNIT	PAPER NUMBER
•			2833	

Please find below and/or attached an Office communication concerning this application or proceeding.

67		Application No.	Applicant(s)	
		09/841,225	BELOPOLSKY ET AL.	
	Office Action Summary	Examiner	Art Unit	
		Edwin A. León	2833	
Period fo	Th MAILING DATE of this communication app r Reply	ears on the cover sheet with the d	correspondence address	
THE N - Exter after - If the - If NO - Failui - Any re	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION.  Isions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication.  I period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed  s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).	
1)🖂	Responsive to communication(s) filed on 23	lanuary 2003 .		
2a)⊠	·	is action is non-final.		
3) 🗌	Since this application is in condition for allowa		rosecution as to the merits is	
,—	closed in accordance with the practice under on of Claims			
<b>4</b> )⊠	Claim(s) 1-20 is/are pending in the application	1.		
	4a) Of the above claim(s) is/are withdrav	wn from consideration.		
5)	Claim(s) is/are allowed.			
6)⊠	Claim(s) <u>1-8,10-16 and 18-20</u> is/are rejected.	•		
7) 🖾	Claim(s) 9 and 17 is/are objected to.			
8)[	Claim(s) are subject to restriction and/o	r election requirement.		
Applicati	on Papers			
9) 🖾 -	The specification is objected to by the Examine	r.		
10) 🔲 🗀	The drawing(s) filed on is/are: a) accept	oted or b) objected to by the Exa	miner.	
	Applicant may not request that any objection to the	e drawing(s) be held in abeyance. S	ee 37 CFR 1.85(a).	
11)🖾 -	The proposed drawing correction filed on <u>23 Ja</u>	nuary 2003 is: a) $igtie 2$ approved b)[	disapproved by the Examiner.	
	If approved, corrected drawings are required in rep	oly to this Office action.		
12) 🗌 -	The oath or declaration is objected to by the Ex	aminer.		
Priority u	ınder 35 U.S.C. §§ 119 and 120			
13)	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a	a)-(d) or (f).	
a)[	☐ All b)☐ Some * c)☐ None of:			
	1. Certified copies of the priority document	s have been received.		
	2. Certified copies of the priority document	s have been received in Applicat	ion No	
* 5	3. Copies of the certified copies of the prior application from the International Buse the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).		
14) □ A	cknowledgment is made of a claim for domesti	c priority under 35 U.S.C. § 119(	e) (to a provisional application).	
	)  The translation of the foreign language pro Acknowledgment is made of a claim for domest			
Attachmen		, , ,		
1) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)	
S. Patent and T	rademark Office	Air of Comments	Part of Paper No. 13	



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#### **DETAILED ACTION**

#### Response to Amendment

1. Applicant's amendment filed January 23, 2003 in which the Specification and the Abstract have been amended, has been place of record in the file as Paper No. 10.

## Specification

2. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes,", "comprises", etc.

### Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the



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applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-8, 10-16 and 18-20 are rejected under 35 U.S.C. 102(e) as being 4. anticipated by Hammond et al. (U.S. Patent No. 6,394,853). With regard to Claims 1 and 13, Hammond et al. discloses a modular jack connector (5), comprising: a groundshield (10) defining a receiving cavity (17) open at a plug receiving face; a dielectric housing (22,30) mounted inside the ground shield receiving cavity (17), the dielectric housing (22,30) defining a plug receiving cavity (29) open on a first face thereof and an insert receiving cavity (19) open to the plug receiving cavity (29); a plurality of first terminal contacts (eight contacts (35) in a row) mounted to the dielectric housing (22,30), each of the first terminal contacts (eight contacts (35) in a row) having a spring beam (upper part of contact 35) and tail end portion (part of 35 connected to 30), wherein the spring beam (upper part of contact 35) portion extends within the plug receiving cavity (29); a plurality of second terminal contacts (four contacts spaced for the first contacts) mounted to the dielectric housing (22,30), each second terminal contact having a spring beam (upper part of contact 35) and tail end portion (part of 35 connected to 30), wherein the spring beam (upper part of contact 35) portion extends within the plug receiving cavity (29) and wherein certain of the tail end portions (part of 35 connected to 30) of the second terminal contacts (four contacts spaced for the first contacts) are electrically connected to certain of the tail end portions (part of 35 connected to 30) of the first terminal contacts (eight contacts (35) in a row); and a switching block (50) positioned to slideably move within the insert receiving cavity (19);

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whereby insertion of a plug having a switching protrusion into the plug receiving cavity (29) of the connector (5) contacts and moves the switching block (50) away from the plug receiving cavity (29) breaking the electrical connections. The method limitations are deemed inherent. See Figs. 1-5A and Column 5, Lines 4-34.

With regard to Claim 2, Hammond et al. discloses the plurality of first terminal contacts (eight contacts (35) in a row) being mounted in a plurality of first contact receiving recesses in the dielectric housing (22,30) and the plurality of second terminal contacts (four contacts spaced for the first contacts) are mounted in a plurality of second contact receiving recesses. See Figs. 1-5A and Column 5, Lines 4-34.

With regard to Claim 3, Hammond et al. discloses the contact receiving recesses (37) being substantially separated from each other. See Figs. 1-5A and Column 5, Lines 4-34.

With regard to Claims 4 and 14, Hammond et al. discloses the certain of the tail end portions (part of 35 connected to 30) of the second terminals (four contacts spaced for the first contacts) being electrically connected to the certain of the tail end portions (part of 35 connected to 30) of the first terminal contacts (eight contacts (35) in a row) by a plurality of switching contacts (66). See Figs. 1-5A and Column 5, Lines 4-34.

With regard to Claim 5, Hammond et al. discloses the electrical connections being broken by the switching block (50) engaging the switching contacts (66). See Figs. 1-5A and Column 5, Lines 4-34.

With regard to Claim 6, Hammond et al. discloses each of the certain tail end portions (part of 35 connected to 30) of the first terminal contacts (eight contacts (35) in

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a row) further comprising a switching pad (bottom part of 35) and each of the switching contacts (66) comprising a mating portion (bottom part of 66), the switch pad (bottom part of 35) being in electrical contact with at least one mating pad (bottom part of 66). See Figs. 1-5A and Column 5, Lines 4-34.

With regard to Claim 7, Hammond et al. discloses the electrical connections being broken by the switching block (50) engaging the switching contacts (66) and breaking the electrical connection between the first terminal switching pads (bottom part of 35) and the switching contact mating pads (bottom part of 66). See Figs. 1-5A and Column 5, Lines 4-34.

With regard to Claim 8, Hammond et al. discloses the certain of the first terminal contacts (eight contacts (35) in a row) being electrically grounded when the electrical connections between the certain first (eight contacts (35) in a row) and second terminal contacts (four contacts spaced for the first contacts) are broken. See Figs. 1-5A and Column 5, Lines 4-34.

With regard to Claims 10 and 18, Hammond et al. discloses the first terminal contacts (eight contacts (35) in a row) comprising positions 1-8 of a Category 3-6 compliant plug. See Figs. 1-5A and Column 5, Lines 4-34.

With regard to Claims 11 and 19, Hammond et al. discloses the certain first terminal contacts (eight contacts (35) in a row) comprising positions 3-6 of a Category 3-6 compliant plug. See Figs. 1-5A and Column 5, Lines 4-34.

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With regard to Claims 12 and 20, Hammond et al. discloses the certain second terminal contacts (four contacts spaced for the first contacts) comprising positions 3-6 of a Category 7 compliant plug. See Figs. 1-5A and Column 5, Lines 4-34.

With regard to Claim 15, Hammond et al. discloses the electrical connections being broken by the switching block (50) engaging the switching contacts (66). See Figs. 1-5A and Column 5, Lines 4-34.

With regard to Claim 16, Hammond et al. discloses the certain first terminal contacts (eight contacts (35) in a row) being electrically grounded when the electrical connections are broken. See Figs. 1-5A and Column 5, Lines 4-34.

### Allowable Subject Matter

5. Claims 9 and 17 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims for the resons given in the Office Action of September 25, 2002.

# Response to Arguments

6. Applicant's arguments filed January 23, 2003 have been fully considered but they are not persuasive. In response to Applicant's arguments regarding Claims 1 and 13 that the Hammond et al. reference doesn't show certain of the tail end portions of the

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second terminal contacts are electrically connected to certain of the tail end portions of the first terminal contacts, Applicant's attention is directed to Fig. 2 in which the Hammond et al. reference clearly shows certain of the tail end portions (part of 35 connected to 30) of the second terminal contacts (four contacts spaced for the first contacts) are electrically connected to certain of the tail end portions (part of 35 connected to 30) of the first terminal contacts (eight contacts (35) in a row). Applicant is reminded that the tail end portions (part of 35 connected to 30) of both the first terminal contacts (eight contacts (35) in a row) and second (four contacts spaced for the first contacts) terminals are electrically connected by means of the printed circuit board (30). Applicant's claims do not require the first and second contacts to be directly connected and for that reason the Examiner believes that Applicant's claims are broad enough to read on the Hammond et al. reference.

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time 7. policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

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mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Edwin A. León whose telephone number is (703) 308-6253. The examiner can normally be reached on Monday - Friday 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paula A. Bradley can be reached on (703) 308-2319. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

EAL March 28, 2003 P. AUSTIN BRADLEY
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800